1 Janice M. Michaels Nevada Bar No. 6062 imichaels@wshblaw.com Wood, Smith, Henning & Berman LLP 2881 Business Park Court, Suite 200 Las Vegas, Nevada 89128-9020 Telephone: 702-251-4100 Facsimile: 702-251-5405 5 Attorneys for Warner Norcross + Judd LLP, 6 Defendant. 7 UNITED STATES DISTRICT COURT 8 FOR THE DISTRICT OF NEVADA 9 Case No. 2:22-CV-01374-APG-BNW MICHAEL KINGEN & KELLY RAMSEY, 10 individually, and on behalf of all others similarly situated, 11 STIPULATION AND ORDER TO Plaintiffs, EXTEND TIME FOR DEFENDANT, 12 WARNER NORCROSS + JUDD LLP, TO **RESPOND TO PLAINTIFFS'** v. 13 **COMPLAINT** WARNER NORCROSS + JUDD LLP, (FIRST REQUEST) 14 Defendant. Trial Date: None Set 15 16 STIPULATION AND ORDER TO EXTEND TIME FOR DEFENDANT, WARNER 17 NORCROSS + JUDD LLP, TO RESPOND TO PLAINTIFFS' COMPLAINT 18 WARNER NORCROSS + JUDD LLP, (hereinafter "Defendant") and MICHAEL KINGEN 19 & KELLY RAMSEY, individually, and on behalf of all others similarly situated, (hereinafter 20 "Plaintiffs") (collectively, "the Parties") by and through their respective counsel, hereby stipulate 21 and agree that Defendants shall have until October 19, 2022 to respond to Plaintiff's' Complaint. 22 This is Defendant's first requested extension to respond to the Complaint. 23 /// 24 111 25 111 26 111 27 /// 28 Case No. 2:22-CV-01374-APG-BNW 26118585.1:12042-0003

STIPULATION AND ORDER TO EXTEND TIME FOR DEFENDANT, WARNER NORCROSS + JUDD LLP, TO RESPOND TO PLAINTIFFS' COMPLAINT (FIRST REQUEST)

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1	I. <u>REASONS FOR THE REQUESTED EXTENSION</u>													
2	Plaintiffs filed their Complaint on August 24, 2022 in the District Court of Nevada. See ECF													
3	No. 1. Subsequently, Defendant was served on or about August 25, 2022. See ECF No. 3													
4	Defendant requires additional time to evaluate the Complaint in preparation of its response.													
5	Accordingly, the Parties stipulate and agree that Defendant, WARNER NORCROSS +													
6	JUDD LLP, shall have until October 19, 2022 to respond to Plaintiff's Complaint.													
7	IT IS SO STIPULATED.													
8														
9	By <u>/s/ Janice M. Michaels</u> By <u>/s/ Matthew L. Sharp</u> JANICE M. MICHAELS MATTHEW L, SHARP, ESQ.													
10	Nevada Bar No. 6062 Wood, Smith, Henning & Berman LLP Nevada Bar No. 12697 Matthew L. Sharp, LTD													
11	2881 Business Park Court, Suite 200 Las Vegas, Nevada 89128-9020 432 Ridge Street Reno, NV 89501													
12	Attorneys for Warner Norcross + Judd Attorneys for Representative Plaintiff LLP and the Plaintiff Class(es)													
13														
14														
15	By /s/ Scott E. Cold SCOTT EDWARD COLD, ESQ.													
16	(<i>Pro Hac Vice</i> Forthcoming) LAURA GRACE VAN TOTE, ESQ.													
17	(Pro Hac Vice Forthcoming) CODY ALEXANDER BOLCE, ESQ.													
18	(<i>Pro Hac Vice</i> Forthcoming) 555 12th Street, suite 1725													
19	Oakland, CA 94607 Attorneys for Representative Plaintiff													
20	and the Plaintiff Class(es)													
21	ORDER IT IS SO ORDERED													
22														
23	DATED: 3:20 pm, September 20, 2022													
24	Berbucken													
25	BRENDA WEKSLER													
26	UNITED STATES MAGISTRATE JUDGE													

CERTIFICATE OF SERVICE

	I hereby	certify	that	on	this	19th	day	of	September,	2022,	a	true	and	correct	copy
STIPU	JLATION	AND	ORD	ER	FOR	DEF	ENI	AN	NT, WARNI	ER NO	R	CRO	SS +	JUDD	LLP,
TO R	ESPOND	TO PL	AIN	ΓIF	F'S C	COMI	PLA	INT	(FIRST R	EQUE	ST	of	was s	served v	ia the
United	States Dis	strict Co	ourt C	M/I	ECF s	ysten	n on a	all p	arties or per	sons re	qui	ring	notic	e.	

By <u>/s/ Michelle N. Ledesma</u>

Michelle N. Ledesma, an Employee of WOOD, SMITH, HENNING & BERMAN LLP

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